operator's receipt of the notification sent by the Director pursuant to §726.303, during which the operator failed to secure its obligations under section 423 of the Act and §726.4.

(2)(i) The daily base penalty amount shall be determined based on the number of persons employed in coal mine employment by the operator, or engaged in coal mine employment on behalf of the operator, on each day of the period defined by this section, and shall be computed as follows:

Employees	Penalty (per day)
Less than 25	\$100
25–50	200
51–100	300
More than 100	400

- (ii) For any period after the operator has ceased coal mining and any related activity, the daily penalty amount shall be computed based on the largest number of persons employed in coal mine employment by the operator, or engaged in coal mine employment on behalf of the operator, on any day while the operator was engaged in coal mining or any related activity. For purposes of this section, it shall be presumed, in the absence of evidence to the contrary, that any person employed by an operator is employed in coal mine employment.
- (3) In any case in which the operator had prior notice of the applicability of the Black Lung Benefits Act to its operations, the daily base penalty amounts set forth in paragraph (c)(2)(i) of this section shall be doubled. Prior notice may be inferred where the operator, or an entity in which the operator or any of its principals had an ownership interest, or an entity in which the operator's president, secretary, or treasurer were employed:
- (i) Previously complied with section 423 of the Act and §726.4;
- (ii) Was notified of its obligation to comply with section 423 of the Act and §726.4; or
- (iii) Was notified of its potential liability for a claim filed under the Black Lung Benefits Act pursuant to §725.407 of this subchapter.
- (4) Commencing with the 11th day after the operator's receipt of the notification sent by the Director pursuant

- to \$726.303, the daily base penalty amounts set forth in paragraph (c)(2)(i) shall be increased by \$100.
- (5) In any case in which the operator, or any of its principals, or an entity in which the operator's president, secretary, or treasurer were employed, has been the subject of a previous penalty assessment under this part, the daily base penalty amounts shall be increased by \$300, up to a maximum daily base penalty amount of \$1,000. The maximum daily base penalty amount applicable to any violation of \$726.4 that takes place after January 19, 2001 shall be \$1,100.
- (d) The penalty shall be subject to reduction for any period during which the operator had a reasonable belief that it was not required to comply with section 423 of the Act and §726.4 or a reasonable belief that it had obtained insurance coverage to comply with section 423 of the Act and §726.4. A notice of contest filed in accordance with §726.307 shall not be sufficient to establish a reasonable belief that the operator was not required to comply with the Act and regulations.

§ 726.303 Notification; investigation.

- (a) If the Director determines that an operator has violated the provisions of section 423 of the Act and §726.4, he or she shall notify the operator of its violation and request that the operator immediately secure the payment of benefits. Such notice shall be sent by certified mail.
- (b) The Director shall also direct the operator to supply information relevant to the assessment of a penalty. Such information, which shall be supplied within 30 days of the Director's request, may include:
- (1) The date on which the operator commenced its operation of a coal mine:
- (2) The number of persons employed by the operator since it began operating a coal mine and the dates of their employment; and
- (3) The identity and last known address:
- (i) In the case of a corporation, of all persons who served as president, secretary, and treasurer of the operator since it began operating a coal mine; or

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- (ii) In the case of an operator which is not incorporated, of all persons who were principals of the operator since it began operating a coal mine;
- (c) In conducting any investigation of an operator under this subpart, the Division Director shall have all of the powers of a district director, as set forth at §725.351(a) of this subchapter. For purposes of §725.351(c), the Division Director shall be considered to sit in the District of Columbia.

§ 726.304 Notice of initial assessment.

- (a) After an operator receives notification under §726.303 and fails to secure its obligations for the period defined in §726.302(b), and following the completion of any investigation, the Director may issue a notice of initial penalty assessment in accordance with the criteria set forth in §726.302.
- (b)(1) A copy of such notice shall be sent by certified mail to the operator. If the operator is a corporation, a copy shall also be sent by certified mail to each of the persons who served as president, secretary, or treasurer of the operator during any period in which the operator was in violation of section 423 of the Act and §726.4.
- (2) Where service by certified mail is not accepted by any person, the notice shall be deemed received by that person on the date of attempted delivery. Where service is not accepted, the Director may exercise discretion to serve the notice by regular mail.

§ 726.305 Contents of notice.

The notice required by §726.304 shall:

- (a) Identify the operator against whom the penalty is assessed, as well as the name of any other person severally liable for such penalty:
- (b) Set forth the determination of the Director as to the amount of the penalty and the reason or reasons therefor;
- (c) Set forth the right of each person identified in paragraph (a) of this section to contest the notice and request a hearing before the Office of Administrative Law Judges;
- (d) Set forth the method for each person identified in paragraph (a) to contest the notice and request a hearing before the Office of Administrative Law Judges; and

(e) Inform any affected person that in the absence of a timely contest and request for hearing received within 30 days of the date of receipt of the notice, the Director's assessment will become final and unappealable as to that person.

§ 726.306 Finality of administrative assessment.

Except as provided in §726.307(c), if any person identified as potentially liable for the assessment does not, within 30 days after receipt of notice, contest the assessment, the Director's assessment shall be deemed final as to that person, and collection and recovery of the penalty may be instituted pursuant to §726.320.

§ 726.307 Form of notice of contest and request for hearing.

- (a) Any person desiring to contest the Director's notice of initial assessment shall request an administrative hearing pursuant to this part. The notice of contest shall be made in writing to the Director, Division of Coal Mine Workers' Compensation, Office of Workers' Compensation Programs, Employment Standards Administration, United States Department of Labor. The notice of contest must be received no later than 30 days after the date of receipt of the notice issued under §726.304. No additional time shall be added where service of the notice is made by mail.
 - (b) The notice of contest shall:
 - (1) Be dated:
 - (2) Be typewritten or legibly written:
- (3) State the specific issues to be contested. In particular, the person must indicate his agreement or disagreement with:
- (i) The Director's determination that the person against whom the penalty is assessed is an operator subject to the requirements of section 423 of the Act and §726.4, or is the president, secretary, or treasurer of an operator, if the operator is a corporation.
- (ii) The Director's determination that the operator violated section 423 of the Act and §726.4 for the time period in question; and
- (iii) The Director's determination of the amount of penalty owed;